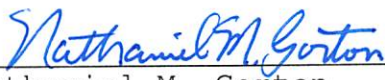


Cigna Grp. Ins. Co. of Am., 379 F. Supp. 2d 89, 90 (D. Mass. 2005); Doe v. Bell Atl. Bus. Sys. Servs., Inc., 162 F.R.D. 418, 420, 422 (D. Mass. 1995) (explaining that cases involving "abortion, mental illness, personal safety, homosexuality, transsexuality and illegitimate or abandoned children in welfare cases" are the kinds of cases traditionally recognized as involving compelling privacy interests).

The Court, in the exercise of its discretion in such matters, finds that the student plaintiffs have not demonstrated that their claims implicate "such a compelling need for privacy as to outweigh the rights of the defendants and the public to open proceedings". Bell Atl., 162 F.R.D. at 418, 420, 422. If plaintiffs have legitimate privacy concerns with respect to particular matters at issue in this case, the Court will consider motions to seal on a document-by-document basis.

Plaintiffs' motion to permit the student plaintiffs to proceed under pseudonyms (Docket No. 6) is, subject to the above caveat, **ALLOWED**. Plaintiffs' motion for a protective order (Docket No. 6) is **DENIED**.

So ordered.



Nathaniel M. Gorton
United States District Judge

Dated January 18, 2019